

THE HONORABLE JOHN C. COUGHENOUR

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

LINDEZA INTERNATIONAL, LTD., a  
Bermuda corporation, and MAXWELL and  
MARJORIE WARD, husband and wife,

Plaintiffs,

v.

DELTA MARINE INDUSTRIES, INC., a  
Washington corporation, and LEVITON  
MANUFACTURING COMPANY, INC., a  
Delaware corporation,

Defendant.

Case No. C07-1479 JCC

STIPULATION OF PARTIES

RE

It is hereby agreed and stipulated by and between the parties hereto that the  
attached agreed deadlines applicable to this case are as follows:

Plaintiff's electrical expert disclosure and Reports due	November 10, 2009
Defendants expert disclosure and Reports due	January 10, 2010
Deadline hand serve discovery	January 10, 2010
Deadline to file discovery motions, mediation deadline (per Local Rule CR 16(f)).	January 17, 2010
Disclosure of rebuttal expert witnesses and reports	February 16, 2010
Discovery cutoff-deadline for filing dispositive motions; plaintiff's pretrial statement (per Local	March 20, 2010

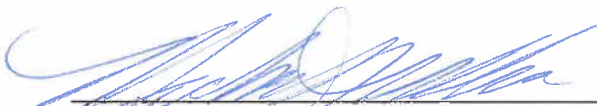
STIPULATION OF PARTIES - 1  
Case No. C07-1479 JCC

**HOLMES WEDDLE & BARCOTT**  
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SEATTLE, WASHINGTON 98104-4011  
TELEPHONE (206) 292-8008

1.	Rule CR 16(h)).	
2.	Defendants pretrial statement due per Local Rule CR 16(h).; review of exhibits prior to attorney conference per Local Rule CR 16(j).	March 20, 2010
3.	Submit exhibit list five days before Conf. of Attys, (per Local Rule CR 16(j)). Exchange proposed Jury Instructions (per Local Rule CR 51(q)).	April 25, 2010
4.	Conference of attorneys	April 30, 2010
5.	Pretrial order lodging date (per Local Rule CR 16(e)). Pretrial conference to be set at discretion of Court	April 20, 2010
6.	Trial briefs and proposed voir dire/jury instructions due per Local Rule CR 47(a).	April 20, 2010
7.	Trial date	May 3, 2010

8. DATED this 8<sup>TH</sup> day of JUNE, 2009.

9. HOLMES WEDDLE & BARCOTT, P.C.

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 17. Attorney for Plaintiff

18. DATED this 8<sup>TH</sup> day of JUNE, 2009.

19. GARDNER BOND TRABOLSI

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 21. Ronald C. Gardner, WSBA#9270  
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Attorney for Defendant Leviton

DATED this 8<sup>th</sup> day of June, 2009.

BAUER MOYNIHAN & JOHNSON, LLP

  
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Attorney for Defendants Delta Marin

*Per E. Mclean  
authy*

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1. CERTIFICATE OF SERVICE


2. The undersigned certifies under penalty of perjury  
3. of the laws of the State of Washington that, on the  
4. 8<sup>th</sup> day of June, 2009,  
5. the foregoing was electronically filed with the Clerk  
6. of Court using the CM/ECF system, which will send  
7. notification of such filing to the following:

8. **Attorney for Defendant Delta Marine Industries, Inc.**

9. Donald K. Mclean  
10. Bauer Moynihan & Johnson, LLP  
11. 2101 Fourth Avenue, Suite 2400  
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13. **Attorney for Defendant Leviton Manufacturing Co.**

14. Ronald C. Gardner  
15. Gardner Bond Trabolsi McDonald & Clement  
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18.   
19. Tanya Garbell

20. G:\4923\21711\Pldg\Stip & Order re Deadlines 5-29-09.doc